1 2 3	KENNETH R. VAN VLECK (SBN 168313) JAMES L. JACOBS, (SBN 158277) GCA LAW PARTNERS LLP 1891 Landings Drive Mountain View, CA 94043		
4 5	Telephone: (650) 428-3900 Facsimile: (650) 428-3901 E-mail: kvanvleck@gcalaw.com ijacobs@gcalaw.com		
6	JJ ##0000 (Speniar / 1700 202		
7	Attorneys for Plaintiffs, CONCORDE EQUITY II, LLC		
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9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12		·	
13	CONCORDE EQUITY II, LLC, a Delaware limited liability company;	No, CV 10 1041 SC	
14 15	Plaintiff,	STIPULATED (PROPOSED) ORDER ALLOWING PLAINTIFF CONCORDE	
16	vs.	EQUITY II TO FILE A SECOND AMENDED COMPLAINT	
17	KENNETH ALFRED MILLER, an		
18	individual; , GEORGE CRESSON, an individual; LOANVEST XIII, L.P., a	Complaint filed: February 16, 2010	
19	California Limited Partnership; SENTINEL INVESTMENT MANAGEMENT	Dept.: 1	
20	COMPANY, a California Corporation; SOUTH BAY REAL ESTATE COMMERCE GROUP, LLC, a California	Judge: Hon. Samuel Conti	
21	Limited Liability Company; PETER SCOTT CARTER, Jr., an individual; and OLD		
22	REPUBLIC TITLE COMPANY, a Vermont corporation,	·	
23	Defendants.		
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WHEREAS, Defendants GEORGE CRESSON; LOANVEST XII, L.P.; SOUTH 1 BAY REAL ESTATE COMMERCE GROUP, LLC; PETER SCOTT CARTER, JR.; have 2 moved for an order pursuant to Federal Rule of Civil Procedure 12(b)(6) dismissing 3 Plaintiff CONCORDE EQUITY II, LLC's First Amended Complaint, and further, WHEREAS KENNETH ALFRED MILLER; and SENTINEL INVESTMENT 5 MANAGEMENT COMPANY (the "Moving Defendants") have likewise have moved for an order pursuant to Federal Rule of Civil Procedure 12(b)(6) dismissing Plaintiff 7 CONCORDE EQUITY II, LLC's First Amended Complaint, ("Motions to Dismiss"); 8 WHEREAS, the Motions to Dismiss are currently set for hearing on May 28, 2010; 9 WHEREAS, Plaintiff has reviewed the Motions to Dismiss and, without conceding 10 the validity of those arguments, believes it can address any alleged deficiencies in its 11 complaint by filing a Second Amended Complaint; and 12 WHEREAS, Plaintiff and the Moving Defendants have agreed that it is in the 13 interest of judicial economy for this Court not to have to rule on the Motion to Dismiss if 14 indeed Plaintiff is able to address the alleged deficiencies set forth in the Motions to 15 Dismiss by filing a Second Amended Complaint; 16 Plaintiff, Moving Defendants and non-moving defendant OLD REPUBLIC TITLE 17 COMPANY (the "Stipulating Parties") hereby stipulate as follows: 18 That Plaintiff shall file a Second Amended Complaint within 10 days of the 19 electronic filing of this fully executed Stipulated Order by the Court. 20 That All Defendants shall have 30 days from the date Plaintiff electronically files 21. its Second Amended Complaint to file responsive pleadings thereto. 22 // 23 11 24 25 26 27 28

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1	That the Motions to Dismiss currently set for May 28, 2010 shall be taken off		
2	calendar.		
3	SO STIPULATED BY AND THR	ROUGH COUNSEL OF RECORD:	
4	Dated: April 30, 2010	GCA LAW PARTNERS LLP	
5			
6		By: Delatelle	
7		KENNETH R. VAN VLECK JAMES L. JACOBS	
8	·	Attorneys for Plaintiff	
9		CONCORDE EQUITY II, LLC	
10			
11	Dated:, 2010	HANSON BRIDGETT LLP	
12		$\mathcal{L} = \mathcal{L} \setminus \mathcal{L} $	
13	·	By: Jun Halden	
14	-	BATYA F./SWENSON	
15		JIM HOLDEN Attorneys for Defendant	
16		OLD REPUBLIC TITLE COMPANY	
17	Dated: , 2010	ROPERS MAJESKI,	
18	Dated:, 2010	KOHN & BENTLEY	
19			
20			
21		By: JOHN G. DOOLING	
22		TIMOTHY A. DOLAN	
23		Attorneys for Defendants KENNETH ALFRED MILLER and	
24		SENTINEL INVESTMENT MANAGEMENT COMPANY	
25		MANAGEMENT COM / MY	
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	STIPLILATED ORDER RE: FILING FURTHER	-3-	

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1	That the Motions to Dismiss currently set for May 28, 2010 shall be taken off			
2	calendar.			
3	SO STIPULATED BY AND THRO	SO STIPULATED BY AND THROUGH COUNSEL OF RECORD:		
4	Dated: April 30, 2010		GCA LAW PARTNERS LLP	
5				
6		73	Re Voll Valle	
7		By:	KENNETH R. VAN VLECK	
8			JAMES L. JACOBS Attorneys for Plaintiff	
9			CONCORDE EQUITY II, LLC	
10				
11	Dated:, 2010		HANSON BRIDGETT LLP	
12				
13		Ву:		
14		љу.	BATYA F. SWENSON	
15			JIM HOLDEN Attorneys for Defendant	
16.			OLD REPUBLIC TITLE COMPANY	
17	D-4-4- 11/2-0-2010		ROPERS MAJESKI,	
18	Dated: $\frac{4/30}{2}$, 2010		KOHN & BENTLEY	
19				
20		***	12Dur	
21		Ву:	JOHN G. DOOLING	
22			TIMOTHY A. DOLAN Attorneys for Defendants	
23			KENNETH ALFRED MILLER and	
24			SENTINEL INVESTMENT MANAGEMENT COMPANY	
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2	Dated: <u>May 3</u> , 2010	AKIN GUMP STRAUSS HAUER & FELD LLP
3		
4		Clause C Land Charles
5		By: Steven S. KAUFHOLD
6		TERESA W. WANG Attorneys for Defendants
7		GEORGE CRESSON;
8		LOANVEST XII, L.P.; SOUTH BAY REAL ESTATE COMMERCE
9		GROUP, LLC; and PETER SCOTT CARTER, JR.
10		F TO FEMALE FLANCE FOR A CONTRACT FORCE ON A
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12	TORDOWN INDIR OFFI	S DISTRIC
13	haten. May 5 . 2010	The September of the Se
14	DATED: May 5 , 2010	United to IT IS SO ORDERED LAGE
15 16		Z Judge Samuel Conti
17		Judge Samuel
18		DISTRICT OF CO
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